IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

DIGGIN' YOUR DOG, LLC,

Plaintiff,

v.

Case No. 1:21-cv-8667-JPC-RWL

THE PETLAB CO. and AMPLIFY LTD,

Defendants.

DECLARATION OF CAMERON S. REUBER

- I, Cameron S. Reuber, declare as follows:
- I am a partner at Leason Ellis LLP ("Leason Ellis"), attorneys for Plaintiff Diggin'
 Your Dog, LLC ("Plaintiff").
- 2. I am over 21 years of age and otherwise competent to make this declaration. My statements herein are based on my personal knowledge and review of documents in the case. I submit this declaration in support of Plaintiff Diggin' Your Dog LLC's Motion for Entry of Default.
- 3. On October 22, 2021, this civil action was filed against two defendants: (i) Amplify LTD and (ii) The Petlab Co. (collectively, "the Defendants"). *Dkt.* 1.
- 4. On October 28, 2021, Amplify LTD's registered agent was properly served with process, making its responsive pleading due on or before November 18, 2021. *Dkt.* 17.
- 5. On November 8, 2021, The Petlab Co.'s registered agent was properly served with process, making its responsive pleading due on or before November 29, 2021. *Dkt.* 18.
 - 6. Neither Defendant is an infant, in the military, or an incompetent person.
- 7. On December 3, 2021, the Court granted The Petlab Co. until December 29, 2021 to answer or otherwise respond to the Complaint. *Dkt*. 21.

- 8. Neither Defendant answered or otherwise responded to the Complaint before December 29, 2021.
- 9. Further, as of the date of this Declaration, both Amplify LTD and The Petlab Co. have failed to plead or otherwise defend the action.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on January 12, 2022.

Cameron S. Reuber